Remarks

Claims 17 through 32, 34 and 35 are in the case. Claims 1-16 and 33 have previously

been canceled. Claims 24 and 27 have been amended. The Examiner has allowed claims 17-23,

29-32, 34 and 35 and rejected claims 24-28. Applicants thank the Examiner for allowing the

above claims and apologize for not responding with respect to claims 24 and 27.

Applicants have now amended claims 24 and 27 so that only non-aryl containing vinyl

terminated alcohols are used. Since only non-aryl containing vinyl terminated alcohols are used

to make the carbinol silicone resins that means that aryl-containing carbinol groups are excluded

from the carbinol-functional silicone resins made by the process. The cited references refer to

hydroxyphenyl containing materials and processes using those materials. Applicants have now

removed from the claims groups which would encompass those materials. Therefore, Applicants

request that the rejections under 35 U.S.C. §102(b) be withdrawn. In addition, Applicants

believe these amendments should overcome the Examiner's 103(a) rejection as well.

Therefore, the Applicants request that the rejections under 35 U.S.C. §102(b) and 35

U.S.C. §103(a) be withdrawn and claims 24 – 28 also be allowed to issue.

This reply is being submitted within the period for response to the outstanding office

action. Although the Applicants believe in good faith that no extensions of time are needed, the

applicants hereby petition for any necessary extensions of time. You are authorized to charge

deposit account 04-1520 for any fees necessary to maintain the pendency of this application.

You are authorized to make any additional copies of this sheet needed to accomplish the

purposes provided for herein and to charge any fee for such copies to deposit account 04-1520.

Respectfully Submitted,

Dow Corning Corporation

/Patricia M. Scaduto/

Patricia M. Scaduto

Reg. No. 39,827

Tel: 989-496-6925

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